

BEFORE THE
ILLINOIS COMMERCE COMMISSION

IN THE MATTER OF:)
)
ILLINOIS BELL TELEPHONE COMPANY)
(SBC ILLINOIS) and)
nii communications, Ltd.,)
) No. 04-0513
Joint Petition for Approval of)
Second Amendment to the)
Interconnection Agreement dated)
July 28, 2004, pursuant to)
47 U.S.C., Section 252.)

Chicago, Illinois
September 21, 2004

Met pursuant to notice at 11:00 a.m.

BEFORE:

MR. JOHN RILEY, Administrative Law Judge.

APPEARANCES :

MR. JAMES A. HUTTENHOWER,
225 West Randolph Street,
Chicago, Illinois 60606,
appeared for Illinois Bell;

MS. BRANDY D.B. BROWN,
160 North LaSalle Street,
Chicago, Illinois 60601,
appeared for Commission Staff.

SULLIVAN REPORTING COMPANY, by
Teresann B. Giorgi, CSR

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WITNESSES:

DIRECT

CROSS

BY EXAMINER

NONE

EXHIBITS

STAFF'S

FOR IDENTIFICATION

IN EVIDENCE

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1 JUDGE RILEY: Pursuant to the direction of the
2 Illinois Commerce Commission, I now call
3 Docket 04-0513. This is a joint petition between
4 Illinois Bell Telephone Company, SBC Illinois, and
5 nii communications Ltd., for approval of the Second
6 Amendment to the Interconnection Agreement, dated
7 July 28, 2004, pursuant to 47 U.S.C., Section 252.

8 Counsel for SBC Illinois, would you
9 enter an appearance.

10 MR. HUTTENHOWER, James Huttenhower,
11 H-u-t-t-e-n-h-o-w-e-r, 225 West Randolph Street,
12 Suite 25D, Chicago, Illinois 60606.

13 JUDGE RILEY: And for Staff.

14 MS. BROWN: Brandy D.B. Brown, on behalf of
15 Staff of the Illinois Commerce Commission, 160 North
16 LaSalle, Suite C-800, Chicago, Illinois 60601.

17 JUDGE RILEY: Thank you. And have either of the
18 parties heard from nii communications?

19 MR. HUTTENHOWER: SBC has not.

20 MS. BROWN: Staff has not.

21 JUDGE RILEY: Let the record reflect that on
22 August 24, 2004, electronic notice of this matter

1 was served upon Mr. Kenneth F. Melley (phonetic) at
2 Melley@niicommunications.com, that's the e-mail
3 address, and I believe a hard copy was, also, sent
4 to the company's headquarters in San Antonio, Texas.

5 Nothing having been heard from
6 Mr. Melley or from anyone else on behalf of nii
7 communications, we will proceed as we are assembled.

8 Counsel for Staff has a verified
9 statement been filed in this matter?

10 MS. BROWN: Yes.

11 Staff has filed, what is marked Staff
12 Exhibit No. 1, the Verified Statement of A. Olusanjo
13 Omoniyi, stating that there is nothing
14 discriminatory and nothing against the public
15 interest. And subject to the usual post approval
16 requirements; namely amending the tariff to include
17 the Amended Agreement and filing a verified
18 statement with the Chief Clerk of the Commission, I
19 move for the admission of Staff Exhibit 1 to the
20 record, as it is found on the e-docket, previously
21 filed September 20th, 2004, and bearing Tracking
22 Number 51155.

1 JUDGE RILEY: Thank you. And is there any
2 objection to the admission of Staff Exhibit 1?

3 MR. HUTTENHOWER: No objection.

4 JUDGE RILEY: Staff Exhibit 1 is admitted into
5 evidence.

6 (Whereupon, Staff's Exhibit
7 No. 1 was admitted into
8 evidence.)

9 JUDGE RILEY: Do the parties have anything
10 further?

11 MS. BROWN: Nothing further.

12 MR. HUTTENHOWER: Nothing further.

13 JUDGE RILEY: Then I direct the Court Reporter
14 to mark this matter heard and taken.

15 Thank you.

16 HEARD AND TAKEN

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